

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

3V, INC., a Delaware Corporation,)	
)	
Plaintiff,)	
)	C.A. No. 00593-JJF
)	
v.)	
)	
CIBA SPECIALTY CHEMICALS)	
CORPORATION, a Delaware Corporation,)	
)	
Defendant.)	
<hr/>		

CIBA SPECIALTY CHEMICALS)	
CORPORATION, a Delaware Corporation,)	
)	
Plaintiff,)	
)	C.A. No. 06-672-JJF
)	
v.)	
)	
3V, INC., a Delaware Corporation,)	
)	
Defendant.)	
<hr/>		

CIBA SPECIALTY CHEMICALS)	
CORPORATION, a Delaware Corporation,)	
)	
Cross-Plaintiff,)	
)	C.A. No. 06-00629-JJF
)	
v.)	
)	
3V, INC., a Delaware Corporation,)	
)	
Cross-Defendant.)	
)	

CIBA'S NOTICE OF PROPOSED FACT WITNESSES

COMES NOW, CIBA Specialty Chemical's Corporation ("CIBA"), by counsel, and sets forth its presently proposed list of fact witnesses to testify about, among other things, the indicated subject matter as follows:

1. Dr. James P. Galbo
CIBA
To testify, about the subject matter of Declaration submitted as Gugumus Exhibit 20014 in Interference No. 105,262.
2. Dr. Huayi Tong
CIBA
To testify about the subject matter of Declarations submitted as Gugumus Exhibits 2015 and 2016 in Interference No. 105,262.
3. Sai Ping Shum
CIBA
To testify about synthesis of UVASORB HA 88.
4. Lillibeth Burke
CIBA
To testify about NMRs.
5. Michael Nirsberger
CIBA
To testify about FT-IRs.
6. Bogdan Piatek
CIBA
To testify about Mass Spectroscopy.
7. Perla Wagan
CIBA
To testify about TLC.
8. James Puckett
CIBA
To testify about GPC fractions.
9. Sabina Rauh
CIBA Spezialitätenchemie, AG
K25.3.17
Postfach CH-4002
Basil, Switzerland
To testify about involved patent applications.
10. Dr. J.C. Rey
CIBA Spezialitätenchemie, AG
K25.3.17
Postfach CH-4002
Basil, Switzerland
To testify about FDA documents.
11. Mr. R. Grütter
CIBA Spezialitätenchemie, AG

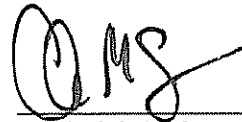
K25.3.17
Postfach CH-4002
Basil, Switzerland
To testify about FDA documents.

12. D. Schuemmer
CIBA Spezialitatenchemie, AG
K25.3.17
Postfach CH-4002
Basil, Switzerland
To testify about FDA documents.

Former CIBA Employees:

13. F. Anna Wang
10 Cornell Drive
Bardonia, New York 10954
845-624-3548
To testify about Mass Spectroscopy.
14. Ronald Rodebaugh
Park Condo
8-9 Loudon Drive
Fishkill, New York 12524
845-896-5714
To testify about NMRs.

CIBA expressly reserves the right to modify and/or amend this list as
discovery proceeds and further facts are developed.



Frederick L. Cottrell, III (#2555)

(Cottrell@rlf.com)

Chad M. Shandler (#3796)

(Shandler@rlf.com)

Richards, Layton & Finger

One Rodney Square, P.O. Box 551

Wilmington, DE 19899

(302) 651-7700

Attorneys for CIBA Specialty Chemicals
Corporation

Of Counsel:

Alan E. J. Branigan

Brion Heaney

Richard J. Traverso

Millen White Zelano & Branigan, P.C.

2200 Clarendon Blvd.

Suite 1400

Arlington, VA 22201

(703) 312-5305

Dated: March 28, 2008

CERTIFICATE OF SERVICE

I hereby certify that on March 28, 2008, I electronically filed the foregoing with the Clerk of Court using CM/ECF which will send notification of such filing(s) to the following and which has also been served as noted:

BY HAND

Joseph Grey
Stevens & Lee
1105 North Market Street
7th Floor
Wilmington, DE 19801

I hereby certify that on March 28, 2008, I sent the foregoing document by electronic mail, to the following non-registered participants:

BY FEDERAL EXPRESS

Raymond C. Stewart
Quentin R. Corrie
Birch, Stewart, Kolasch & Birch, LLP
8110 Gatehouse Road, Suite 100 East
Falls Church, VA 22040-0747



Chad M. Shandler (#3796)
shander@rlf.com